1 2 3 4 5	SO. CAL EQUAL ACCESS GROUP Jason J. Kim (SBN 190246) Jason Yoon (SBN 306137) Kevin Hong (SBN 299040) 101 S. Western Avenue, Second Floor Los Angeles, CA 90004 Telephone: (213) 252-8008 Facsimile: (213) 252-8009 cm@SoCalEAG.com	
6	Attorney for Plaintiff, LAMAR MYERS	
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9	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
11		
12	LAMAR MYERS,	Case No.: 2:24-cv-01808-PA (PVCx)
13	Plaintiff,	NOTICE OF VOLUNTARY
14	VS.	DISMISSAL OF ENTIRE CASE WITHOUT PREJUDICE
15 16	JORDAN MATTHEW CRUZ D/B/A THE COLLECTORS KUT; CHAMP'S BASES, LLC; and DOES	WITHOUTTRESCRICE
17	1 to 10,	
18	Defendants.	
19		
20	PLEASE TAKE NOTICE that Plaintiff LAMAR MYERS ("Plaintiff")	
21	pursuant to Federal Rule of Civil Procedure Rule 41(a)(1) hereby voluntarily	
22	dismisses the entire action <i>without prejudice</i> pursuant to Federal Rule of Civil	
23	Procedure Rule 41(a)(1) which provides in relevant part:	
24	(a) Voluntary Dismissal.	
25	(1) Without a Court Order. Subject to Rules 23(e), 23.1(c), 23.2,	
26	and 66 and any applicable federal statute, the plaintiff may	
27	dismiss an action without a court order by filing:	
28		. •

(i) A notice of dismissal before the opposing party serves either an answer or a motion for summary judgment. Defendants have neither answered Plaintiff's Complaint, nor filed a motion for summary judgment. Accordingly, this matter may be dismissed without an Order of the Court. Additionally, in light of recent settlement, Plaintiff requests the Court to retain jurisdiction for Plaintiff to dismiss the entire action with prejudice for thirty (30) days up until July 7, 2024. DATED: June 7, 2024 SO. CAL EQUAL ACCESS GROUP /s/ Jason J. Kim JASON J. KIM Attorney for Plaintiff